EASTERN DISTRICT OF NEW YORK		v	
In re:		·X	Involuntary Chapter 7
SELECTRON MANAGEMENT CORP.,			Case No. 10-75320 (DTE)
	Debtor.	·X	

LINITED STATES BANKBUPTCY COURT

JOINDER OF SELECTRON INDUSTRIAL COMPANY, INC. <u>TO INVOLUNTARY PETITION</u>

- 1. Selectron Industrial Company, Inc. hereby joins the Involuntary Petition filed in the above-captioned Involuntary Chapter 7 case against Selectron Management Corp. (the "Debtor").
- 2. Selectron Industrial Company, Inc., is eligible to file this joinder pursuant to 11 U.S.C. §§ 303(b) and (c), being the nominal holder of a judgment against the Debtor in the amount aggregating \$956,420.45.
- 3. The referenced Debtor is a person against whom an involuntary petition can be filed under Title 11 of the United States Bankruptcy Code.
 - 4. The Debtor is not paying its debts as they become due.
- 5. Venue is appropriate in that the Debtor is an affiliate of another debtor, Synergy International Optronics LLC, in a case pending in this district, titled *In re Synergy International Optronics, LLC*, Case No. 10-72272 (DTE). In addition, on information and belief, the Debtor has a principal place of business in this district.

Dated: August 10, 2010

Selectron Industrial Company, Inc.,

/s/ Taim Ham

By: Tai Ham, sole shareholder